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UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

Caption in Compliance with D.N.J. LBR 9004-2(c)

SHAPIRO, CROLAND, REISER APFEL & DI IORIO, LLP

John P. Di Iorio, Esq. 411 Hackensack Avenue Hackensack, NJ 07601 (201) 488-3900 Pro Se

Chapter 7

Case No.: 19-19513-JKS

by Clerk

Hearing Date: July 26, 2022

at 10:00 a.m.

Order Filed on August 4, 2022

U.S. Bankruptcy Court District of New Jersey

In Re:

JOHN PATRICK O'GRADY,

Debtor.

CONSENT ORDER FOR RELIEF FROM A PORTION OF ORDER APPROVING SETTLEMENT

The relief set forth on the following pages, numbered two (2) through three (3), is hereby **ORDERED.**

DATED: August 4, 2022

Honorable John K. Sherwood United States Bankruptcy Court (Page 2)

Debtor: Jo

John Patrick O'Grady

Case No.

19-19513-JKS

Caption:

Consent Order For Relief From A Portion Of Order Approving Settlement

THIS matter having come before the Court upon the motion of creditor, Shapiro, Croland, Reiser, Apfel & Di Iorio, LLP ("Shapiro Croland"), for entry of an order for relief from a portion of Order Approving Settlement filed August 18, 2021 (the "Settlement Order"); and the Court having considered the motion and any opposition filed thereto; and for the reasons set forth on the record; and for good cause shown; it is

ORDERED as follows:

- 1. Paragraphs 3b and c of the Settlement Agreement annexed as Exhibit A to the Settlement Order are stricken and replaced with the following:
 - 3b. The administrative claims of professionals shall be paid pro rata;
 - 3c. The Internal Revenue Service allowed priority tax claim shall be paid.

 Thereafter, the Discover Financial Corporation, American Express and Internal Revenue Service general unsecured claims shall be paid pro rata.
- 2. The Chapter 7 Trustee be and he is hereby authorized and directed to distribute within five days of entry of this Order to: (i) Shapiro Croland \$13,305.22; and (ii) Brian Hofmeister \$2,765 on account of their unpaid, allowed administrative claims and to distribute the balance on hand up to \$17,399.76 to the Internal Revenue Service on account of its allowed priority tax claim.
- 3. Nothing in this Order (including the changes that this Order effectuates as to the Settlement Agreement) nor the prior Settlement Order shall have any impact on whether the liabilities owed by the above-captioned debtor to IRS are non-dischargeable under 11 U.S.C. §523.

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Debtor:

John Patrick O'Grady

Case No.

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Consent Order For Relief From A Portion Of Order Approving Settlement

IN WITNESS WHEREOF, Shapiro Croland and IRS have agreed to the foregoing as of the dates written below.

Dated: July 27, 2022

PHILIP P. SELLINGER UNITED STATES ATTORNEY DISTRICT OF NEW JERSEY

Eamonn O'Hagan, AUSA

Attorneys to the United States of America

Dated: July 27, 2022

SHAPIRO, CROLAND, REISER APFEL & DI IORIO, LLP

John P. Di Iorio, Esq.

Pro Se